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14			
15	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
16	KATHRYN A. NIEMEYER, individually and	CASE NO. 09-cv-2091-JCM-PAL	
17 18	as the Representative of the Estate of ANTHONY NIEMEYER, MARK NIEMEYER, JESSICA NIEMEYER, and REBECCA NIEMEYER,	JOINT MOTION TO CONTINUE TRIAL SETTING	
19	Plaintiffs,		
20	VS.		
21	FORD MOTOR COMPANY,		
22	Defendant.		
23			
24	COME NOW Plaintiffs and Defendant Ford	d Motor Company, by and through thei	
25	attorneys of record, and move to continue the Septem	aber 24, 2012 trial date in this matter. The	
26	parties request that the trial date be continued to Octob	per 29, 2012. As outlined below, the reason	
27	for this request is the unavailability of plaintiffs' exper	rt Dr. Mary Case.	
28			

Dr. Case is plaintiffs' forensic pathologist and performed a posthumous autopsy of Mr.
Anthony Niemeyer. Although Dr. Case was available for the originally scheduled trial date of
July 23, 2012, she is not available from September 26 th through October 1 st – when plaintiffs
would need to call her in their case. As the Court is aware, cause of death is one of the hotly
contested issues at trial. Dr. Case's presence is crucial to plaintiffs' case.

Plaintiffs' attorneys have spoken with defendant Ford's attorneys and defendant Ford has no objection to the proposed trial date of October 29, 2012.

Based on the foregoing, the parties request that the Court continue the trial date set in this matter to October 29, 2012. Accordingly, the parties respectfully submit this joint motion for the Court's consideration.

DATED this 27th day of July, 2012.

KUHLMAN & LUCAS, LLC

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3	DATED this 27 th day of July, 2012.
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11	Attorneys for Defendant Ford Motor Company
12	
13	<u>ORDER</u>
14	IT IS SO ORDERED that the trial of this case is rescheduled to the court's
15	October 29, 2012 three-week trial stack. DATED this 30th day of July, 2012.
16	J J J
16 17	Xellus C. Mahan
17	UNITED STATES DISTRICT JUDGE
17 18	Prepared and Submitted by: UNITED STATES DISTRICT JUDGE
17	Prepared and Submitted by: KUHLMAN & LUCAS, LLC
17 18 19	Prepared and Submitted by: KUHLMAN & LUCAS, LLC /s/ Chad C. Lucas Bradley D. Kuhlman (Pro Hac Vice)
17 18 19 20	Prepared and Submitted by: KUHLMAN & LUCAS, LLC /s/ Chad C. Lucas
17 18 19 20 21	Prepared and Submitted by: KUHLMAN & LUCAS, LLC /s/ Chad C. Lucas Bradley D. Kuhlman (Pro Hac Vice) Chad C. Lucas (Pro Hac Vice) KUHLMAN & LUCAS, LLC 1100 Main Street, Suite 2550 Kansas City, Missouri 64105
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